AMENDMENT TO APPROVED AGREEMENT **APPLICATION**

Updated: October, 2019

Original (Case #	-	-



CONTACT INFORMATION

Applicant's Name	Property Owner	
Company	Company	
Applicant's Mailing Address	Owner's Mailing Address	
Applicant's Phone #	Owner's Phone #	
Applicant's Email	Owner's Email	

PROPERTY INFORMATION

Subject Property Address(es):	
Legal Description: Lot Block	_ Subdivision
Total Acreage:	Tax ID #: R
Preferred Scenario Designation:	Existing Use of Property:
DESCRIPTION OF REQUEST	
Proposed New Preferred Scenario Designation, if any: _	
Proposed Base Zoning Districts:	
Proposed Land Uses:	

AUTHORIZATION

I certify that the information on this application is complete and accurate. I understand the fees and the process for this application. I understand my responsibility, as the applicant, to be present at meetings regarding this request.

Filing Fee \$2,113 plus \$100 per acre

Technology Fee \$13

MAXIMUM COST \$5,013

Submittal of this digital Application shall constitute as acknowledgement and authorization to process this request.

APPLY ONLINE - WWW.MYGOVERNMENTONLINE.ORG/

PROPERTY OWNER AUTHORIZATION		
l,	(owner name) on behalf of	
	(company, if applicable) acknowledge that I/we	
am/are the rightful owner of the prope	erty located at	
	(address).	
I hereby authorize	(agent name) on behalf of	
	(agent company) to file this application for	
	(application type), and, if necessary, to work with	
the Responsible Official / Department	on my behalf throughout the process.	
Signature of Owner:	Date:	
Printed Name, Title:		
Signature of Agent:	Date:	
Printed Name, Title:		
Form Updated October, 2019		

AGREEMENT TO THE PLACEMENT OF NOTIFICATION SIGNS AND ACKNOWLEDGEMENT OF NOTIFICATION REQUIREMENTS

The City of San Marcos Development Code requires public notification in the form of notification signs on the subject property, published notice, and / or personal notice based on the type of application presented to the Planning Commission and / or City Council.

- Notification Signs: if required by code, staff shall place notification signs on each street adjacent to the subject property and must be placed in a visible, unobstructed location near the property line. It is unlawful for a person to alter any notification sign, or to remove it while the request is pending. However, any removal or alteration that is beyond the control of the applicant shall not constitute a failure to meet notification requirements. It shall be the responsibility of the applicant to periodically check sign locations to verify that the signs remain in place had have not been vandalized or removed. The applicant shall immediately notify the responsible official of any missing or defective signs. It is unlawful for a person to alter any notification sign, or to remove it while the case is pending; however, any removal or alteration that is beyond the control of the applicant shall not constitute a failure to meet notification requirements.
- Published Notice: if required by code, staff shall publish a notice in a newspaper of general circulation in accordance with City Codes and the Texas Local Government Code. If, for any reason, more than one notice is required to be published it may be at the expense of the applicant. The renotification fee shall be \$91 plus a \$13 technology fee.
- Personal Notice: if required by code, staff shall mail personal notice in accordance with City Codes and the
 Texas Local Government Code. If, for any reason, more than one notice is required to be mailed it may be
 at the expense of the applicant. The renotification fee shall be \$91 plus a \$13 technology fee.

I have read the above statements and agree to the required public notification, as required, based on the attached application. The City's Planning and Development Services Department staff has my permission to place signs, as required, on the property and I will notify City staff if the sign(s) is/are damaged, moved or removed. I understand the process of notification and public hearing and hereby submit the attached application for review by the City.

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Signature:	Date:
Print Name:	
Form Updated October, 2019	



CHECKLIST FOR AMENDMENT TO APPROVED AGREEMENT APPLICATION

apı	e following items are requested for consideration of this plication. These and additional items may be required at the quest of the Department	Comments
	Pre-development meeting with staff is recommended • Please visit http://sanmarcostx.gov/1123/Pre-Development-Meetings to schedule	
	Completed Application for Amendment to Approved Agreement	
	Certificate of no tax delinquency	
	Lien Holder(s) Name and Mailing Address(es)	
	Redline document indicating proposed amendments to approved agreement, including amended exhibits	
	Agreement to the placement of notification signs and acknowledgement of notification requirements	
	Authorization to represent the property owner, if the applicant is not the owner	
	Application Filing Fee \$2,113 + \$100 per acre (\$5,000 max) Technology Fee \$13	

**San Marcos Development Code Section 2.3.1.1(C): "Every application accepted by the responsible official for filing shall be subject to a determination of completeness...the responsible official is not required to review an application unless it is complete..."